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9						
10	UNITED STATES DISTRICT COURT					
11	FOR THE NORTHERN DISTRICT OF CALIFORNIA					
12	SAN FRANCISCO DIVISION					
	TYCO HEALTHCARE GROUP LP d/b/a	LEAD CASE NO. C08-03129 MMC				
13	VNUS MEDICAL TECHNOLOGIES,					
14	Plaintiff,	) CASE NO. C08-3129 MMC				
15	v.	STIPULATION AND <del>[PROPOSED]</del>				
16	BIOLITEC, INC., DORNIER MEDTECH	ORDER REGARDING EXPERT DISCOVERY				
17	AMERICA, INC., and NEW STAR LASERS, () INC. d/b/a COOLTOUCH, INC.,	) )				
18	Defendants.					
19						
20	TYCO HEALTHCARE GROUP LP d/b/a	CASE NO. C08-04234 MMC				
21	VNUS MEDICAL TECHNOLOGIES,	(consolidated with Case No. C08-03129 MMC)				
22	Plaintiff,					
23	v.	) )				
24	TOTAL VEIN SOLUTIONS, LLC d/b/a TOTAL VEIN SYSTEMS,					
25						
26	Defendant.					
27						
		,				
28						

STIPULATION AND [PROPOSED] ORDER REGARDING EXPERT DISCOVERY CASE NOs. C08-03129 MMC & C08-04234 MMC

Plaintiff Tyco Healthcare Group LP d/b/a VNUS Medical Technologies and Defendants biolitec, Inc., Dornier MedTech America, Inc., New Star Lasers, Inc. d/b/a CoolTouch, Inc., and Total Vein Solutions, LLC d/b/a Total Vein Systems (each a "Party" and collectively the "Parties") anticipate that a number of experts will be preparing reports and testifying in this litigation. In order to efficiently manage expert discovery, the Parties agree as follows:

- 1. No drafts of expert reports prepared for this case need be produced.
- 2. Reasonably in advance of each expert's deposition, the expert will be required to produce to the opposing side copies of (or to the extent previously produced, identify by production Bates number range) all documents and information that were relied upon in preparing the expert's final report. The Parties' obligations under Fed. R. Civ. P. 26(a)(2)(B)(ii) shall extend only to data and information relied upon or, subject to paragraph 3 hereof, otherwise considered by the expert in forming the expert's opinions.
- 3. Discovery (from parties or expert witnesses) or questioning of expert witnesses in this or any other litigation shall not extend to the production of documents, oral examination, or any other form of inquiry concerning communications with such expert witnesses that both:
  - (a) occurred during the pendency of, and for purposes of, the above-captioned case; and
  - (b) were made to, from, at the request of, or in the presence of an attorney for the Party expecting to call the person as an expert witness,

unless the expert relies on the communication as part of the basis for his or her expert testimony. For purposes of this Stipulation, "presence" includes physical proximity, inclusion on a telephone call, and inclusion on the distribution list of a written communication. Nothing in this Stipulation and Order shall be construed to limit the discovery or examination of expert witnesses concerning compensation received by such expert witness for his or her testimony in this case and prior or concurrent cases involving any of the Parties, if any, including but not limited to disclosures required by Fed. R. Civ. P. 26(a)(2)(B)(vi).

4. Nothing in this Stipulation and Order shall be construed to limit the discovery or examination of expert witnesses concerning documents or other information relied on by the expert

1	Dated:	November 20, 2009	ATTO	ORNEYS FOR DEFENDANT BIOLITEC, INC.
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3			By.	Michael A. Albert (pro hac vice)
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9	Dated:	November 20, 2009	_	ORNEYS FOR DEFENDANT STAR LASERS, INC. d/b/a COOLTOUCH, INC.
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17	D / 1	November 20, 2009		ORNEYS FOR DEFENDANT
18	Dated:	November 20, 2009	DORI	NIER MEDTECH AMERICA, INC.
19			By:	/s/ Richard W. Miller
20				A. Shane Nichols (pro hac vice) Richard W. Miller (pro hac vice)
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1	Dated: November 20, 2009 ATTORNEYS FOR DEFENDANT TOTAL VEIN SOLUTIONS, LLC d/b/a TOTAL VEIN SYSTEMS			
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3	By: /s/ Sean M. Sullivan			
4	John Karl Buche (Bar No. 239477) Sean M. Sullivan (Bar No. 254372)			
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8				
9	I hereby attest that I have on file written permission to sign this stipulation from all parties			
10	whose signatures are indicated by a "conformed" signature (/s/) within this e-filed document.			
11	whose signatures are material of a conformed signature (15) within this c med document.			
12	/s/ David J. Lisson David J. Lisson			
13	PURSUANT TO STIPULATION, IT IS SO ORDERED.			
14				
15	Dated: January 25, 2010 2009			
16	Dated: January 25, 2010 2009  Majine M. CHESNEY United States District Judge			
17	Usited States District Judge			
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